PV040062

From the INTERNATIONAL SEARCHING AUTHORITY

To:					,	PCT	
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>is.</i> 1)			
			,	Date of maili (day/month/y	-	m PCT/ISA/210 (second she	et)
Applic	cant's or agent's file	reference		FOR FUR	THER ACT	ION	
see 1	form PCT/ISA/22	20		See paragra	ph 2 below	·	
International application No. International filing d PCT/US2004/007676 09.03.2004			International filing date (da 09.03.2004	ay/month/year)) Pr	iority date (day/month/year)	
	national Patent Class B1/707, H04L25	, ,	both national classification a	nd IPC			
Applic THC	cant DMSON LICENS	ING S.A.					
1.	This opinion co	ntains indicati	ons relating to the follo	wing items	s:		
	☑ Box No. I	Basis of the op	ninion				
	Box No. II	Priority	Jillion				
	Box No. III	•	ment of opinion with rega	rd to novelty	, inventive s	ten and industrial annlica	ahility
	_			id to noverty	, ilivellive s	tep and modernal applica	10 mty
	☐ Box No. IV ☑ Box No. V		tement under Rule 43 <i>bis.</i> itations and explanations				dustrial
	☐ Box No. VI	Certain docum		•			
	☐ Box No. VII		s in the international app	lication			
			vations on the internation		n	·	
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2.	FURTHER ACTI	ON				•	
	written opinion o	f the Internation coses an Author eau under Rule	liminary examination is nal Preliminary Examining it other than this one to 66.1 bis(b) that written o	Authority (" be the IPEA	"IPEA"). How A and the ch	vever, this does not apply osen IPEA has notifed th	y where
	submit to the IPE	EA a written rep date of mailing	ove, considered to be a v ly together, where approp of Form PCT/ISA/220 or	priate, with a	amendments expiration of	s, before the expiration of 22 months from the prior	f three rity date,
	For further option	ns, see Form P	CT/ISA/220.	E.	som f	I hiteu Opinion	1
3.	For further detail	ls, see notes to	Form PCT/ISA/220.		vent	Uniten Opinion OA 21- Jan- 05	4
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Nam	e and mailing addre	ss of the ISA:		Autho ized	Officer	eb 28-10-09	MENTS Palentes
-		Patent Office - P. IV Rijswijk - Pays	B. 5818 Patentlaan 2 Bas	Moreno,	М		
-	Tel. +31 7	0 340 - 2040 Tx: : 70 340 - 3016			No. +31 70 3	40-4414	Ser. Outes and Services

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/007676

	Box N	lo. I Basis of the opinion	
1.	With re	regard to the language, this opinion has been established nguage in which it was field, unless otherwise indicated un	on the basis of the international application in der this item.
	la	his opinion has been established on the basis of a translat anguage , which is the language of a translation furnishe under Rules 12.3 and 23.1(b)).	ion from the original language into the following ed for the purposes of international search
2.	With r	regard to any nucleotide and/or amino acid sequence disary to the claimed invention, this opinion has been estab	sclosed in the international application and lished on the basis of:
	a. type	e of material:	
		a sequence listing	
		table(s) related to the sequence listing	
	b. forr	mat of material:	
		in written format	
		in computer readable form	
	c. time	e of filing/furnishing:	
		contained in the international application as filed.	
		filed together with the international application in compu	ter readable form.
		furnished subsequently to this Authority for the purpose	s of search.
3.	h C	n addition, in the case that more than one version or copy has been filed or furnished, the required statements that the copies is identical to that in the application as filed or does appropriate, were furnished.	e information in the subsequent or additional
4.	Additi	ional comments:	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/007676

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

2-4,7-9

No: Claims

No:

1,5,6,10

Inventive step (IS)

Yes: Claims

Claims

1-10

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations

see separate sheet

10/590577

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

AP9 Rec'd PCT/PTO 2 2 AUG 2006 PCT/US2004/007676

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1: US 2003/133424 A1 (CHIN PO SHIN FRANCOIS ET AL) 17 July 2003 (2003-07-17)

D2: WO 01/01595 A (ERICSSON INC) 4 January 2001 (2001-01-04).

- 2. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1, 5, 6 and 10 is not new in the sense of Article 33(2) PCT.
- 2.1. The document D1 discloses (the references in parentheses applying to this document):

A hybrid rake/equalizer receiver for correlating a delay spread in a spread spectrum system (page 1, column 2, paragraphs 4-5), wherein a plurality of adaptive equalizers (page 2, column 2, paragraph 3), each for filtering different regions of the delay spread that have an energy level above a pre-specified threshold to respectively provide equalized-descrambled chip sequences for correlation (FIG. 5; page 6, paragraph 3), and wherein equalizer coefficients respectively corresponding to the plurality of adaptive equalizers are updated individually (page 5, column 1, lines 8-12).

The subject-matter of claim 1 is therefore not new in the sense of Article 33(2) PCT and therefore not inventive Article 33(3) PCT.

- 2.2. The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claim 6, which therefore is also considered not new and therefore not inventive.
- 2.3. Dependent claims 5 and 10 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and inventive step, see document D1, page 1, column 1, paragraph 2.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

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- 3. Dependent claims 2-4 and 7-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step, the reasons being as follows:
 - The additional feature of summing weighted-correlated outputs to produce a bit estimate of an original non-spread bit stream comes within the scope of the customary practice followed by persons skilled in the art (see for example D2, page 4, lines 4-11).
 - The additional feature of claims 3, 4, 8 and 9, dealing with the weighting factors of the correlation outputs, is merely one of the several straightforward possibilities from which the skilled person would select, without the exercise of inventive skill, especially as the advantages thus achieved can be readily contemplated in advance, in order to appropriately estimate an original non-spread bit stream corresponding to the delay spread.

Therefore, the present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of dependent claims 2-4 and 7-9 does not involve an inventive step in the sense of Article 33(3) PCT.

From the INTERNATIONAL SEARCHING AUTHORITY

To:

PC1

THOMSON LICENSING INC. Attn. Tripoli, Joseph S.		NOTIFICATION OF RECEIPT OF SEARCH COPY			
2 Independence Way, Suite Princeton, NJ 08540 UNITED STATES OF AMERICA	200	(PCT Rule 25.1)			
ONLIED STATES OF AMERICA					
		Date of mailing (day/month/year)	01/06/2004		
Applicant's or agent's file reference		IMI	PORTANT NOTIFICATION		
PU040062	1				
International application No.	International filing date (day/month/year) Priority date (day/month/year)		Priority date (day/month/year)		
PCT/US2004/007676		09/03/2004			
Applicant					
THOMSON LICENSING S.A.					
Where the International Searching	Authority and the receiv	ing Office are not the	ne same office:		
	The applicant is hereby notified that the search copy of the international application was received by this international Searching Authority on the date indicated below.				
Where the International Searching Authority and the receiving Office are the same office:					
The applicant is hereby notified that t	The applicant is hereby notified that the search copy of the international application was received on the date indicated below.				
	10/05/2	2004(da	te of receipt).		
The search copy was accompareadable form.	anied by a nucleotide and	or amino acid sequen	ce listing or tables related thereto in computer		
3. Time limit for establishment of inte	ernational search report	and written opinion	of the International Searching Authority		
The applicant is informed that the tim	ne limit for establishing the	international search r	-		
A copy of this notification has been s to the receiving Office.	ent to the International Bu	reau and, where the f	irst sentence of paragraph 1 applies,		
Name and mailing address of the Internation European Patent Office, P.B. 50 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 Fax: (+31-70) 340-3016	818 Patentlaan 2	Authorized officer	ISA/EP		

From the INTERNATIONAL SEARCHING AUTHORITY

THOMSON LICENSING INC. Attn. Tripoli, Joseph S. 2 Independence Way, Suite 200 Princeton, NJ 08540 UNITED STATES OF AMERICA

REPLY DUE within _

NO REPLY DUE

PCT

COMMUNICATION IN CASES FOR WHICH NO OTHER FORM IS APPLICABLE

	Date of mailing (day/month/year) 01/06/2004
Applicant's or agent's file reference	REPLY DUE See paragraph 1 below
PU040062	See paragraph 1 below
International application No.	International filing date
PCT/US2004/007676	(day/month/year) 09/03/2004
Applicant	
THOMSON LICENSING S.A.	

20006/days from the above date of mailing

2. COMMUNICATION:

The applicant is informed that establishment of the international search report (ISR) for non first-filings may be delayed due to a current search backlog.

Although the time limit for entering the national phase before designated offices under Article 22(1) PCT and elected offices under Article 39(1) PCT has, with effect from 1 April 2002 (see PCT Gazette 44/2001 Section IV) been set at 30 months from the priority date (before the EPO the time limit is 31 months from the priority date - see Rule 107 EPC as amended with effect from 2 January 2002 - OJ EPO 8-9/2001, 373) not all PCT contracting states have yet made the necessary changes to their national laws and will for the time being continue to require entry to the national phase at 20/21 months from the priority date if a demand has not been filed before the end of 19 months from the priority date - see PCT Gazette/PCT Newsletter available on the WIPO internet site at http://www.wipo.int/pct/en/index.html for an up to date list of the applicable time limits.

In these circumstances, the EPO acting as IPEA will accept, without any late payment fee under Rule 58bis PCT, the handling fee and the preliminary examination fee due in respect of the demand relating to the present application, even if they are not paid within the time limit prescribed in Rules 57.3 and 58.1(b) PCT, provided that they are paid within one month from the date of transmittal of the ISR; i.e., the EPO will only send an invitation pursuant to Rule 58bis.1(a) PCT after expiry of this one-month period. In all cases where the EPO has sent an invitation to pay and the applicant has not paid in full the amount due, the demand shall be considered as if it had not been submitted (Rule 58bis.1(b)-(d) PCT). A loss of rights may well be the consequence in designated states where the time limit for entry into the national phase under Article 22 PCT has already expired (see also Article 37(4) PCT).

Note that if the competent IPEA chosen by the applicant is not the EPO and if the fees mentioned above are not paid within the time limit prescribed in Rules 57.3 and 58.1(b) PCT, the competent IPEA is entitled to apply Rule 58bis.1(a) PCT immediately thereafter.

If your application is affected, we apologise for any inconvenience caused.

Finally, applicants are reminded that as of 3 January 2002 a rationalised PCT II procedure may apply, see OJ EPO 11/2001, 539 and that the EPO as ISA will not carry out international search on an application which relates to no more than a method of doing business, see OJ EPO 10/2001,482. Applicants should also bear in mind the restriction of the EPO's competence as ISA and IPEA in certain technical fields in respect of certain international applications, see OJ EPO 1/2002, 52 and PCT Newsletter 1/2002 for further details.

Name and mailing address of the International Searching Authority	Authorized officer
European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	ISA/EP